

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/538,549	06/10/2005	Yun-Kee Kang	5294-000025/NP	3684
27572 7590 10/02/2007 HARNESS, DICKEY & PIERCE, P.L.C.			EXAMINER	
P.O. BOX 828	ŕ	TAKELE, MESEKER		
BLOOMFIELD HILLS, MI 48303			ART UNIT	PAPER NUMBER
			2174	
		·		
			MAIL DATE	DELIVERY MODE
			10/02/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)			
		10/538,549	KANG ET AL.			
		Examiner	Art Unit			
	3	Meseker Takele	2174			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	correspondence address			
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE in many be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be ting will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status		•				
1)⊠	Responsive to communication(s) filed on 10 June 2005.					
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.					
3) 🗌	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	ion of Claims	•				
4) 🖾	Claim(s) 1-7 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)	Claim(s) is/are allowed.					
6)🖂	Claim(s) <u>1-7</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
8) 🗌	Claim(s) are subject to restriction and/or	r election requirement.				
Applicati	ion Papers					
9)[The specification is objected to by the Examine	r.				
10)⊠	The drawing(s) filed on 10 June 2005 is/are: a)	⊠ accepted or b) objected to	by the Examiner.			
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	e Action or form PTO-152.			
Priority (under 35 U.S.C. § 119					
а)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applicat ity documents have been receiv I (PCT Rule 17.2(a)).	ion No ed in this National Stage			
2) Notice 3) Information	ot (s) See of References Cited (PTO-892) See of Draftsperson's Patent Drawing Review (PTO-948) See of Disclosure Statement(s) (PTO/SB/08) See No(s)/Mail Date 09/15/2005, 06/10/2005.	4) Interview Summary Paper No(s)/Mail E 5) Notice of Informal 6) Other:	Pate			

Art Unit: 2174

DETAILED ACTION

Page 2

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yang (US PUB No.: 2004/0012642) and Lee (US Patent No.: 6,686,902).

As to claim 1, Yang discloses a method of inputting letters in a wireless terminal (example, Inputting characters on a wireless mobile terminal, see abstract) comprising steps of:

- a) typing in at least a first and last letters of a word to be input, and pressing a function key (See, Figure 6 element 600 and 602);
- b) recognizing as the last letter of the word to be input a letter typed-in prior to pressing the function key (example, if a key corresponding to a sentence input completion is inputted, see, paragraph [0043], Figure 6 and Figure 2);
- c) from a word repository, retrieving words having the same first and last letters as the typed-in first and last ones (see Figure 2 element 202 and 204).

and displaying the retrieved words on a display device (see Figure 6 element 604); and

Art Unit: 2174

d) selecting a desired word from the displayed words, and converting the typed-in first and last letters into the selected word (see, Figure 3 and paragraph [0026].

However Yang does not disclose specifically disclose retrieving.

Lee from the same field of endeavor disclose retrieving (see col. 3 lines, 58-67).

It would have been obvious to have modified Yang's retrieving as presented by Lee.

The motivation to combine to provide a method for inputting characters in a mobile terminal which includes a key input unit and a storage unit for storing a number of characters in mutual association which are arranged in predetermined order; searching a number of characters corresponding to the inputted key from the storage unit and displaying the characters in a current cursor position in sequence according to a predetermined time interval.

As to claim 2, Yang discloses number of letters of a word to be retrieved (see Figure 2 element 202 and 204).

However Yang does not disclose wherein, in step c) the number of letters of a word to be retrieved is restricted to within a certain predetermined range.

Lee from the same field of endeavor disclose the number of letters of a word to be retrieved is restricted to within a certain predetermined range (see col., 1 lines, 63-67 and col., 2 lines, 1-11).

It would have been obvious to have modified Yang's inputting letters in a wireless terminal the time of the invention with inputting letters in a wireless terminal as presented by Lee.

Art Unit: 2174

The motivation to combine to provide a method for inputting characters in a mobile terminal which includes a key input unit and a storage unit for storing a number of characters in mutual association which are arranged in predetermined order.

As to claim 3, Yang does not disclose wherein a cursor moves in front of the last letter so as to enable an additional letter to be input.

Lee from the same field of endeavor disclose wherein a cursor moves in front of the last letter so as to enable an additional letter to be input (see col., 2 lines, 12-19).

It would have been obvious to have modified Yang's inputting letters in a wireless terminal the time of the invention with inputting letters in a wireless terminal as presented by Lee.

The motivation to combine to provide a method for inputting characters in a mobile terminal which includes a key input unit and a storage unit for storing a number of characters in mutual association which are arranged in predetermined order maintaining a character displayed in a current cursor position and displacing the current cursor position to a next cursor position.

As to claim 4, Yang discloses wherein the retrieved word is displayed in a sequence of higher retrieval-frequency (see abstract).

As to claim 5, Yang disclose, wherein, if the function key is pressed N times after typing the last letter, all the letters from the n.sup.th letter to the last one are recognized as the last letters (see paragraph [0027] and Figure 2).

As to claim 6, Yang disclose a method of inputting letters in a device capable of accepting letters as input (example, Inputting characters on a wireless mobile terminal, see abstract) comprising steps of:

Page 5

a) typing in a first predetermined number of letters sequentially from a first letter of a word to be input, and pressing a function key (example, if a key corresponding to a sentence input completion is inputted, see, paragraph [0043], Figure 6 and Figure 2);

- b) retrieving words starting with the typed-in letters, the retrieved words being composed of a second predetermined number of letters (see abstract);
 - c) displaying the retrieved words on a display device (see abstract); and
- d) selecting a desired word from the displayed words, and converting the typed-in letters into the selected word (see paragraph [0031] and Figure 6.

However Yang does not disclose specifically disclose retrieving.

Lee from the same field of endeavor discloses retrieving (see col. 3 lines, 58-67).

It would have been obvious to have modified Yang's retrieving as presented by Lee.

The motivation to combine to provide a method for inputting characters in a mobile terminal which includes a key input unit and a storage unit for storing a number of characters in mutual association which are arranged in predetermined order; searching a number of characters corresponding to the inputted key from the storage unit and displaying the characters in a current cursor position in sequence according to a predetermined time interval.

As to claim 7, Yang discloses a method according to claim 6, wherein the device includes a cellular phone, a PDA, or a personal computer (example, wireless mobile terminal, see abstract).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Art Unit: 2174

Ohgitani (US Pub No.: 2003/0206159) is cited to teach Key input device.

Lo (US Pub No.: 2004/0095327) is cited to teach Alphanumeric data input system and

method.

Griffin (US 2005/0190970) is cited to teach text input system for a mobile electronic

device and methods thereof.

Assadollahi (US Pub No.: 2007/0074131) is cited to teach Device incorporating

improved text input mechanism.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Meseker Takele whose telephone number is (571) 270-1653. The

examiner can normally be reached on Monday - Friday 7:30AM- 5:00PM est.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kristine Kincaid can be reached on (571) 272-4063. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would

like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Art Unit: 2174

MT

KRISTINE KINCAID
SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100

Page 7